# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JAMES FISCHER,

Plaintiff,

-v-

VERIZON NEW YORK, INC. and VERIZON COMMUNICATIONS, INC..

Defendants.

USDC-SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 17/17/18

18-CV-11628 (RA)

ORDER AND NOTICE OF INITIAL CONFERENCE

RONNIE ABRAMS, United States District Judge:

It is hereby ORDERED that Plaintiff and counsel for Defendants shall appear for an initial status conference on February 22, 2019 at 2:15 p.m. in Courtroom 1506 of the U.S.

District Court for the Southern District of New York, 40 Foley Square, New York, New York.

IT IS FURTHER ORDERED that, by February 15, 2019, Defendants shall submit a letter, not to exceed five (5) pages, providing the following information in separate paragraphs:

- 1. A brief description of the nature of the action and the principal defenses thereto;
- 2. A brief description of all contemplated and/or outstanding motions;
- 3. A brief description of any discovery that has already taken place, and/or that which will be necessary for the parties to engage in meaningful settlement negotiations;
- 4. A brief description of prior settlement discussions (without disclosing the parties' offers or settlement positions) and the prospect of settlement;
- 5. The estimated length of trial; and
- 6. Any other information that may assist the Court in advancing the case to settlement or trial, including, but not limited to, a description of any dispositive issue or novel issue raised by the case.

Plaintiff may also submit a letter but is not required to do so. As noted in the attached Special Rules & Practices in Civil *Pro Se* Cases, all communications with the Court by a *pro se* 

party must be sent to the Pro Se Intake Unit located at 500 Pearl Street, Room 200, New York, NY, 10007.

IT IS FURTHER ORDERED that, by February 15, 2019, the Defendants shall submit to the Court a proposed case management plan and scheduling order. Prior to submitting the proposed order, Defendants shall make reasonable efforts to confer with Plaintiff regarding their proposal. Defendants shall indicate in their proposed case management plan and scheduling order whether Plaintiff agrees with the proposal. If Plaintiff disagrees with Defendants' proposal, he may, if he wishes to do so, submit a separate proposed case management plan and scheduling order, also no later than February 15, 2019. Please consult my Individual Rules and Practices with respect to communications with Chambers and related matters.

Plaintiff is advised that he may contact the NYLAG Legal Clinic for Pro Se Litigants in the Southern District of New York to seek assistance with this case. Attached to this Order is a flier containing information about the NYLAG clinic.

The Clerk of Court is respectfully directed to mail a copy of this Order to Plaintiff. SO ORDERED.

Dated:

December 17, 2018

New York, New York

RONNIE ABRAMS
United States District Judge

January 4, 2016

# SPECIAL RULES & PRACTICES IN CIVIL PRO SE CASES RONNIE ABRAMS, UNITED STATES DISTRICT JUDGE

## **Pro Se Office**

United States District Court Southern District of New York 500 Pearl Street, Room 200 New York, New York 10007 (212) 805-0175

#### 1. Communications

- A. By a *Pro Se* Party. All communications with the Court by a *pro se* party must be sent to the Pro Se Intake Unit located at 500 Pearl Street, Rm. 200, New York, NY 10007. No documents or Court filings should be sent directly to Chambers. Copies of correspondence between a *pro se* party and opposing parties shall not be sent to the Court.
- **B.** By Parties Represented by Counsel. Communications with the Court by a represented party shall be governed by Judge Abrams' Individual Rules and Practices in Civil Cases, available at <a href="http://nysd.uscourts.gov/judge/Abrams">http://nysd.uscourts.gov/judge/Abrams</a>. Such communications must be accompanied by an Affidavit of Service affirming that the *pro se* party was served with a copy of the communication.
- C. Requests for Adjournments or Extensions of Time. All requests for adjournments or extensions of time must be made in writing and must state: (1) the original date(s); (2) the number of previous requests for adjournments or extensions; (3) whether these previous requests were granted or denied; and (4) whether the adversary consents and, if not, the reasons given by the adversary for refusing to consent. If the requested adjournment or extension affects any other scheduled dates, a represented party must submit a proposed Revised Scheduling Order. A pro se party may, but is not required to, submit a proposed Revised Scheduling Order. Requests for extensions of deadlines regarding a matter that has been referred to a Magistrate Judge shall be directed to that assigned Magistrate Judge. Absent an emergency, any request for adjournment of a court conference shall be made at least 48 hours prior to the scheduled appearance. Requests for extensions ordinarily will be denied if made after the expiration of the original deadline.

# 2. Filing of Papers

- A. By a *Pro Se* Party. All papers to be filed with the Court by a *pro se* party, along with any courtesy copies of those papers, must be sent to the Pro Se Intake Office. Unless the Court orders otherwise, all communications with the Court will be docketed upon receipt and such docketing shall constitute service on any user of the ECF system. If any other party is not a user of the ECF system, the *pro se* party must send copies of any filing to the party and include proof of service affirming that he or she has done so.
- **B.** ECF Filing by *Pro Se* Parties. Any non-incarcerated *pro se* party who wishes to participate in electronic case filing ("ECF") must file a Motion for Permission for Electronic Case

Filing, available in the Pro Se Intake Unit or at <a href="http://nysd.uscourts.gov/file/forms/motion-for-permission-for-electronic-case-filing-for-pro-se-cases">http://nysd.uscourts.gov/file/forms/motion-for-permission-for-electronic-case-filing-for-pro-se-cases</a>.

- C. Consent to Electronic Service for *Pro Se* Parties. Any non-incarcerated *pro se* party who wishes to receive documents in their case electronically (by e-mail) instead of by regular mail may consent to electronic service by filing a *Pro Se* (Non-Prisoner) Consent & Registration Form to Receive Documents Electronically, available in the Pro Se Intake Unit or at <a href="http://nysd.uscourts.gov/file/forms/consent-to-electronic-service-for-pro-se-cases">http://nysd.uscourts.gov/file/forms/consent-to-electronic-service-for-pro-se-cases</a>.
- **D.** By Parties Represented by Counsel. Except for cases in which a *pro se* party has received permission to participate in electronic case filing or has consented to electronic service, Counsel in *pro se* cases must serve a *pro se* party with a paper copy of any document that is filed electronically and file with the Court separate proof of service. Submissions filed without proof that the *pro se* party was served will not be considered.
- **3. Discovery.** All requests for discovery must be sent to counsel for the opposing party. Discovery requests must not be sent to the Court.

## 4. Motions

- **A. Filing and Service.** Unless otherwise ordered by the Court, papers filed in opposition to a motion must be served and filed within four weeks of service of the motion papers, and reply papers, if any, must be served and filed within two weeks of receipt of opposition papers.
- **B.** Courtesy Copy. All motion papers should include one courtesy copy. All courtesy copies shall be clearly marked as such.
- C. Oral Argument. The Court will determine whether argument will be heard and, if so, will advise the parties of the argument date.
- **D.** *Pro Se* **Notices.** Parties who file a motion to dismiss, a motion for judgment on the pleadings, or a motion for summary judgment must provide the *pro se* party with a copy of the notices required under Local Civil Rules 12.1 or 56.2.
- 5. Initial Case Management Conference. The Court will generally schedule an initial case management conference within four months of the filing of the Complaint. An incarcerated party who may not be able to attend this or other conferences may be able to participate by telephone or video conference.

## 6. Trial Documents

A. Pretrial Statement. Unless otherwise ordered by the Court, within 30 days of the completion of discovery, a pro se party shall file a concise, written Pretrial Statement. This Statement need take no particular form, but it must contain the following: (1) a statement of the facts the pro se party hopes to prove at trial; (2) a list of all documents or other physical objects that the pro se party plans to put into evidence at trial; and (3) a list of the names and addresses of all witnesses the pro se party intends to have testify at trial. The Statement must

be sworn by the *pro se* party to be true and accurate based on the facts known by the *pro se* party. The *pro se* party shall file an original of this Statement with the Pro Se Office and an Affidavit of Service or other statement affirming that the *pro se* party sent a copy to all other parties or their counsel if they are represented. Two weeks after service of the *pro se* party's Statement, counsel for any represented party must file and serve a similar Statement containing the same information.

B. Other Pretrial Filings. At the time of filing the Pretrial Statement, any parties represented by counsel must also submit, if the case is to be tried before only a judge without a jury, proposed findings of fact and conclusions of law, or, if it will be tried before a jury, proposed voir dire questions and jury instructions. The pro se party may also file either proposed findings of fact and conclusions of law or proposed voir dire questions and jury instructions, but is not required to do so.

If you have any questions about these rules and practices, please contact the Pro Se Office at (212) 805-0175.



Since 1990, NYLAG has provided free civil legal services to New Yorkers who cannot afford private attorneys.

# Free Legal Assistance for Self-Represented Civil Litigants in Federal Court in Manhattan and White Plains

The NYLAG Legal Clinic for Pro Se Litigants in the Southern District of New York is a free legal clinic staffed by attorneys and paralegals to assist those who are representing themselves or planning to represent themselves in civil lawsuits in the Southern District of New York. The clinic, which is not part of or run by the court, assists litigants with federal civil cases including cases involving civil rights, employment discrimination, labor law, social security benefits, foreclosure and tax.

To make an appointment for a consultation, call (212) 659-6190 or come by either clinic during office hours. Please note that a government-issued photo ID is required to enter either building.

The clinic offers in-person appointments only. The clinic does not offer assistance over the phone or by email.

Thurgood Marshall
United States Courthouse
Room LL22
40 Centre Street
New York, NY 10007
(212) 659 6190

Open weekdays
10 a.m. - 4 p.m.
Closed on federal and court holidays

The Hon. Charles L. Brieant Jr.
Federal Building and Courthouse
300 Quarropas St
White Plains, NY 10601
(212) 659 6190

Open Wednesday I p.m. - 5 p.m. Closed on federal and court holidays

